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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/606,702	06/29/2000	Mark R. Johansen	470AM	7467	
75	590 08/01/2002				
	gton Barnes Kisselle		EXAMINER		
Learman & Mc P O Box 4390	Culloch PC		ELOSHWAY, NIKI MARINA		
Troy, MI 4809	99-4390				
110), 1121 1005			ART UNIT	PAPER NUMBER	
			3727		
		DATE MAILED: 08/01/2002			

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)

Application No.

Applicant(s) 09/606,702

Johansen

Advisory Action Examiner

Lee W. Young

Art Unit 3727



		The	MAILING DATE of this	communica	ation appears	on the cover	sheet with the d	correspondenc	ce address
The reje	refo ctio war	ore, furt n unde nce; (2)	ILED <u>Jul 15, 2002</u> ther action by the applic r 37 CFR 1.113 may or a timely filed Notice of th 37 CFR 1.114.	cant is requi	ired to avoid t r: (1) a timely	he abandon filed amend	ment of this app ment which plac	olication. A process the applica	oper reply to a final
				THE PE	RIOD FOR R	EPLY [check	only a) or b)]		
а	ı) [The	period for reply expires	mo	onths from the ma	ailing date of th	e final rejection.		
b) [<u>}</u>	is lat final	period for reply expires on: (er. In no event, however, will rejection. ONLY CHECK TH MPEP 706.07(f).	l the statutory i	period for reply e	xpire later than	SIX MONTHS from	n the mailing date	e of the
6	exter appr set ir	nsion fee opriate e n the fina	f time may be obtained unde have been filed is the date f xtension fee under 37 CFR il Office action; or (2) as set of the final rejection, eve	for purposes of 1.17(a) is calco forth in (b) abo	if determining the ulated from: (1) to ove, if checked.	e period of exter the expiration day Any reply recei	nsion and the corres ate of the shortened ved by the Office la	sponding amount I statutory period Iter than three mo	t of the fee. The for reply originally onths after the
1. 🗆		A Notic 37 CFF	e of Appeal was filed on the contract of the c	on nsion therec	of (37 CFR 1.1	Appellan 191(d)), to av	t's Brief must be void dismissal o	e filed within th f the appeal.	he period set forth in
2. 🛚		The pro	oposed amendment(s)	will not be e	entered becau	ıse:			
(8	a) 🛭	they	raise new issues that v	would requi	re further cons	sideration ar	nd/or search (se	e NOTE belov	w);
	· _	_	raise the issue of new	·		•			
(0	c) L	J they issu	are not deemed to pla es for appeal; and/or	ce the appli	ication in bette	er form for a	ppeal by materi	ally reducing o	or simplifying the
(0	d) [they	present additional claim	ms without (canceling a co	orrespondino	number of fina	ally rejected cla	aims.
	N	IOTE:	The new limitations ra	ise new iss	ues that have	not been pr	eviously consid	lered.	
3. 🗆] .	Applica	ant's reply has overcom	e the follow	ring rejection(s	s):			
4. 🗀		Newly _l a sepai	proposed or amended or rate, timely filed amend	claim(s) Iment cance	eling the non-a	allowable cla	aim(s).	would b	be allowable if submitted
5. 🗀		The a) applica ———	☐ affidavit, b) ☐exhit tion in condition for allo	oit, or c) [owance bec	request for recause:	consideratio	n has been con	sidered but do	pes NOT place the
6. 🗆] - 1	The aff	idavit or exhibit will NO aminer in the final rejec	T be consid tion.	lered because	e it is not dire	ected SOLELY to	o issues which	h were newly raised by
7. 🛚		For pur explana	poses of Appeal, the pation of how the new or	roposed am	nendment(s) a claims would l	a) X will not b be rejected i	e entered or b) s provided belov	will be enter w or appended	red and an d.
	•	The sta	itus of the claim(s) is (o	r will be) as	s follows:				
			s) allowed: <u>NONE</u>					·	
		•	s) objected to: <u>NONE</u>						
			s) rejected: <u>4, 5, and 23</u>						
, r			s) withdrawn from cons				. 🖸		
8. ∟	_								pproved by the Examiner
9. [_			e attached Information						Lung
0. 🛭	0	ther: T	he request to withdraw pecific than original clai	the finallity ms 10-13.	is not found p	persuasive.	Claim 23 is clea		LEE YOUNG SORY PATENT EXAMIN